

GOVERNMENT OF INDIA.

Ministry of Commerce and Industry.

IMPORT TRADE CONTROL.

New Delhi, the 18th August 1952.

Public Notice.

Subject:—Import of Cigarette paper and moisture-proof and heat-sealing Varieties of Cellophane paper during July-December 1952 period.

No. 89, I.T.C. (P.N.)—52. It has been decided to grant actual user licences for Cigarette paper falling under S. No. 45 of part V to cigarette factories and for Moisture-proof and heat-sealing varieties of Cellophane paper under S. No. 122 (vii) of part V of the I.T.C. Schedule to the Cigarette Industry, and to the Food and Confectionary and the Pharmaceutical and Drugs Industry.

2. Applications with the necessary documents, complete in all respects, should be submitted to the I.T.C. authorities at the parts in accordance with the procedure prescribed in Section II of Import Trade Control Policy Book for the July-December 1952 licensing period.

J. DYRNE,

Joint Chief Controller of Imports and Exports.

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GOVERNMENT OF INDIA.

Ministry of Commerce and Industry.

IMPORT TRADE CONTROL.

New Delhi, the 19th August 1952.

Public Notice.

Subject.—Validity of Licences.

No. 90 I.T.C. (P.N.)—52. At present the period of validity of licences is reckoned from the date of their issue with the result that there is a tendency on the part of importers to delay the filing of their applications till the last date. In order to avoid the administrative dislocation which this causes and also to obviate the hardship to those importers who for one reason or another fail to put in their application before the last date, the following decisions have been taken as an experimental measure for the period July—December 1952:—

(a) For items included in Part V of the Import Trade Control Schedule, the period of validity of licences for which has been shown as six months, there will be no last date for applying.

(b) All established importers' licences for these items will expire on the last date of March 1953, regardless of the date of issue of the licence.

(c) The provisions of (a) and (b) above will not affect in any way the position regarding:—

(i) items included in Parts I to IV of the Import Trade Control Schedule;

(ii) items included in Part V of the Import Trade Control Schedule for which the normal validity of licences is more than six months;

(iii) actual user licences.

2. If the arrangement is found to be satisfactory from the point of view of administration and of the trade, it is proposed to extend it to other items in January—June 1953 period.

L. K. JHA,

Joint Secy. to the Govt. of India.

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GOVERNMENT OF INDIA.

Ministry of Commerce and Industry.

IMPORT TRADE CONTROL.

New Delhi, the 19th August 1952.

Public Notice.

Subject:—Licensing of Art-Silk Yarn for July—December 1952, from Soft Currency Area.

No. 91 I.T.C. (P.N.)—52. In the Policy Book for the licensing period July—December 1952, it was notified that 4380

the licensing policy for Art-Silk Yarn and thread falling under S. No. 177 of Part IV of the I.T.C. Schedule will be announced later.

2. The Government of India have now reviewed the position and consider that the outstanding licences amounting to about Rs. 9 crores in value should normally be adequate for the current licensing period. In order, however, to prevent any speculative rise in prices and to check any attempt to hoard, they have decided that Soft Currency Licences for the import of Artificial Silk Yarn should be granted during July—December 1952 to the following categories of applicants only:—

(a) The three Art Silk Mills Associations in Bombay, Amritsar and Calcutta (Member-mills should not apply separately for licences).

(b) Mills, manufacturing artificial silk cloth, which are not the members of the above associations.

3. Applications should be made in the form and manner prescribed in the Hand Book of Rules and Procedure 1952, as modified by the policy for the period July—December 1952, seems to reach the office of the Chief Controller of Imports, New Delhi, not later than the 22nd September 1952.

4. No licences will be granted for import of thread but applicants wanting twisted yarn should indicate the value of twisted yarn desired to be imported. Each licence will bear endorsement showing the extent to which the licence will be valid for the import of twisted yarn.

5. Applicants of category (a) should enclose with their applications a certificate from the Director of Industries of the State concerned or the Textile Commissioner showing the number of looms contained in the mills of their constituent members in addition to the usual certificate of manufacturing capacity and actual requirements. The value of confirmed licences already held by the constituent members for import of Art-Silk Yarn should also be indicated separately for each member. A Treasury Receipt should accompany the application equal in value to the total of the application fees which the members would have been required to pay if they had applied separately for the amounts allocated to them. The Income-tax Registration or Exemption numbers allotted to each member-mill should also be quoted by the applicants and these will be verified before the licence is issued to the Association concerned. Where a member mill does not hold a valid Income-tax Verification Certificate Registration or Exemption No. the amount of the licence admissible to it will be subtracted from the licence admissible to the Association on behalf of all its members. It will be a condition of licences granted to the applicants in category (a) that they will distributed the licences *pro rata* to their loomage in favour of the member-mills in respect of whom the licence, has been given.

6. Applicants of category (b) should enclose with their applications a certificate issued by the State Director of Industries or the Textile Commissioner indicating the number of looms in the mills in addition to the usual certificate of manufacturing capacity and actual requirements. The value of confirmed licences of Art-Silk Yarn already held against which import is still to be made should be given.

L. K. JHA,

Jt. Secy. to the Govt. of India.

Dated 6th September 1952.

No. C. & D. 2811. The following Public Notice issued by the Government of India, Ministry of Commerce and Industry, regarding the import of Rubber Contraceptives from the dollar area is republished for general information.

By Order of His Highness the Maharaja,

R. J. REGO,

Secretary to Government,
Development Department.